Serial No.: 10/534,518

REMARKS

This Supplement is filed to correct a minor misstatement in the Remarks section of the Amendment filed on December 30, 2008. The sentence beginning on the last line of page 13 and ending on the line 3 of page 14 of the Amendment filed on December 30, 2008 should read as follows:

"Thus, Rosenburg does not overcome the significant shortcomings of Sherman outlined above because it does not disclose that the detachable tear-out panel 14 overlies the permanent cover panel 6 of the box or container formed by the folding of the blank 1."

The terms "detachable tear-out panel **14**" and "the permanent cover panel **6**" were incorrectly inverted in the original sentence. This change is supported by the cited references and by the arguments set forth in the Amendment filed on December 30, 2008. For example, see the sentences from line 16 to line 22 of page 13 and from 3 to line 7 on page 14 of the Amendment filed on December 30, 2008.

Serial No.: 10/534,518

CONCLUSION

If any small matter should remain outstanding after the Patent Examiner has had

an opportunity to review the above Remarks, the Patent Examiner is respectfully

requested to telephone the undersigned patent attorney in order to resolve these

matters and avoid the issuance of another Official Action.

DEPOSIT ACCOUNT

The Commissioner is hereby authorized to charge any fees associated with the

filing of this correspondence to Deposit Account No. $\underline{\textbf{50-0426}}$.

Respectfully submitted,

JENKINS, WILSON, TAYLOR & HUNT, P.A.

Date: January 12, 2009

By:

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